INSTRUCTIONS:

ARTICLES OF MERGER OF NONPROFIT CORPORATIONS

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Indiana Code 23-17-19-4

FILING FEE: \$30.00

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ARTICLES OF MERGER / SHARE EXCHANGE				
(hereinafter "the n	nonsurviving corporation")			
·	INTO			
	INTO			
(hereinafter "the	e surviving corporation")			
In accordance with the requirements of the Indiana Nonprofit Cocorporations desiring to effect a merger, set forth the following fa	orporation Act of 1991(hereinafter known as the "Act"), the undersigned acts:			
ARTICLE I - SUR	RVIVING CORPORATION			
SECTION 1:				
The name of the corporation surviving the merger is				
and such name has has not (designate which) been changed:	as a result of the merger.			
SECTION 2:				
a. The surviving corporation is a domestic corporation existing pursuar	nt to the provisions of the Act incorporated on			
b. The surviving corporation is a foreign corporation incorporated	under the laws of the State of and			
qualified not qualified (designate which) to do business in Indiana.				
If the surviving corporation is qualified to do business in Indiana, state the date of qualification				
(If Application for Certificate of Authority is filed concurrently herewith, state "upon approval of Application for Certificate of Authority").				
APTICLE II NONSII	DVIVING CORPORATION(S)			
ARTICLE II - NONSURVIVING CORPORATION(S) The name, state of incorporation, and date of incorporation or qualification, respectively, of each Indiana domestic corporation and				
Indiana-qualified foreign corporation, other than the survivor, very Name of Corporation	which is party to the merger are as follows:			
Name of Corporation				
State of Domicile	Date of Incorporation or qualification in Indiana (if applicable)			
Name of Corporation	1			
State of Domicile	Date of Incorporation or qualification in Indiana (if applicable)			
Name of Corporation	1			
State of Domicile	Date of Incorporation or qualification in Indiana (if applicable)			

ARTICLE III - PLAN OF MERGER OR SHARE EXCHANGE

The Plan of Merger or Share Exchange, containing such information as required by Indiana Code 23-1-40-1(b), is set forth in "Exhibit A", attached hereto and made a part hereof.

ARTICLE IV - MANNER OF ADOPTION AND VOTE OF SURVIVING COR SECTION 1: Membership vote not required	PORATION (Must o	omplete Secti	on 1, 2, 3 or 4)		
The merger was adopted by the incorporators or board of directors not required.	without members	hip action and	d membership	action was	
SECTION 2: Vote of members					
The designation, number of outstanding members, number of votes separately on the plan, and number of votes of each class re	s entitled to be cas epresented at the	st by each cla e meeting is	ss entitled to v set forth bel	ote ow.	
	TOTAL	Α	В	С	
Designation of each class (if applicable)					
Number of outstanding memberships					
Number of votes entitled to be cast					
Number of votes represented at meeting					
Number of members voted in favor					
Number of members voted against					
SECTION 3: Written consent executed on and signed by at least 80% of all members.					
SECTION 4: Approval by third party					
If the corporation's articles of incorporation require the plan of mer than the board of directors, the corporation has obtained the	ne third party's a	approval purs	suant to IC 2	3-17-19-3.	
ARTICLE V - MANNER OF ADOPTION AND VOTE OF NONSURVIVING (SECTION 1: Membership vote not required	CORPORATION (M	ust complete S	Section 1 or 2)		
The merger was adopted by the incorporators or board of directors not required.	without members	hip action and	d membership	action was	
SECTION 2: Vote of members					
The designation, number of outstanding members or delegates, nu vote separately on the plan, and number of votes of each of	ımber of votes ent	tled to be cas	t by each clas eting is set fo	s entitled to orth below.	
	TOTAL	Α	В	С	
Designation of each class (if applicable)					
Number of outstanding memberships					
Number of votes entitled to be cast					
Number of votes represented at meeting					
Number of members voted in favor					
Number of members voted against					
In Witness Whereof, the undersigned being the corporation executes these Articles of Merger and verifies, subject to penalties	Title	e statements o		ne surviving sin are true,	
this, 20					
Signature Prin					